1	BRET F. MEICH	
	State Bar No. 11208 (bmeich@armstrongteasdale.com)	
2	ARMSTRONG TEASDALE LLP 3770 Howard Hughes Parkway, Suite 200	
3	Las Vegas, NV 89169	
4	Telephone: (702) 678-5070 Facsimile: (702) 878-9995	
5	Facsimile: (702) 878-9993	
6	PETER TEPLEY (ptepley@rumberger.com), admitted pro hac vice MEREDITH LEES	
7	(mlees@rumberger.com), admitted pro hac vice REBECCA BEERS	
8	(rbeers@rumberger.com), admitted pro hac vice RUMBERGER, KIRK & CALDWELL, PC 2001 Park Place, Suite 1300 Birmingham, AL 35203	
9		
10	Telephone (205) 327-5550 Facsimile (205) 326-6786	
11	Attorneys for Third-Party Defendant COR Clearing, LLC	
12		
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15	DISTRICT OF NE	EVADA
16	CHINA ENERGY CORPORATION,) 3:13-CV-562-MMD-VPC
17	Plaintiff,)
18	vs.)
19	ALAN HILL, et al.,)
	Defendants,	NOTICE OF MOOTNESSOF COR CLEARING LLC'S
20		 OF COR CLEARING LLC S MOTION FOR SUMMARY JUDGMENT ON COUNT I OF THE COMPLAINT AS
21	ELENA SAMMONS AND MICHAEL SAMMONS, Third-Party Plaintiffs	
22	vs.) TO DEFENDANT/THIRD PARTY PLAINTIFF ELENA
23	COR CLEARING, LLC,) SAMMONS
24	Third-Party Defendant.	
25		<u></u>
26		
27		
28		

Third-Party Defendant COR Clearing, LLC ("COR") respectfully submits this Notice that COR's Motion for Summary Judgment on Count I of The Complaint as to Defendant/Third Party Plaintiff Elena Sammons ("Motion for Summary Judgment") (Doc. # 287) is now moot in light of the Amended Stipulation of Dismissal With Prejudice as to Count I of the Complaint (Doc. #291). Pursuant to Federal Rule of Civil Procedure 41(a)(1))(A)(ii), Count I of the Complaint has been dismissed with prejudice. Therefore, COR's Motion for Summary Judgment on that Count is now moot.

Respectfully submitted this the 23rd day of December, 2014.

BRET F. MEICH (SBN 11208) ARMSTRONG TEASDALE, LLP 3770 Howard Hughes Parkway, Suite 200 Las Vegas, NV 89169 Telephone: (775) 322-7400 Facsimile: (775) 322-9049

PETER TEPLEY, admitted pro hac vice MEREDITH LEES, admitted pro hac vice REBECCA BEERS, admitted pro hac vice RUMBERGER, KIRK & CALDWELL, P.C. 2001 Park Place, Suite 1300 Birmingham, AL 35203 Telephone (205) 327-5550 Facsimile (205) 326-6786

By: <u>/s/ Peter J. Tepley</u> Peter J. Tepley

Counsel for Third-Party Defendant COR Clearing, LLC

1 **CERTIFICATE OF SERVICE** 2 I, Peter J. Tepley, certify that on December 23, 2014, I authorized the electronic filing of 3 the foregoing with the Clerk of the Court using the CM/ECF system which will send notification 4 of such filing to the e-mail addresses denoted on the electronic mail notice list. 5 A copy was also served by First Class U.S. Mail, postage prepaid on the following 6 individuals: 7 8 Elena Sammons 15706 Seekers St. 9 San Antonio, TX 78255 10 Randy Dock Floyd 4000 Goff Road 11 Aynor, SC 29551 12 Jun He 13 231 Split Rock Road The Woodlands, TX 77381 14 I certify under penalty of perjury under the laws of the United States of America that the 15 16 foregoing is true and correct. Executed December 23, 2014, at Birmingham, Alabama. 17 By: /s/ Peter J. Tepley Peter J. Tepley 18 19 20 21 22 23 24 25 26 27 3

28